

IN THE SUPREME COURT OF THE STATE OF MONTANA

No. DA **10**-0152

FILED

June 29 2010

Ed Smith
CLERK OF THE SUPREME COURT
STATE OF MONTANA

KIMBALL LELAND FEHRS; DEBRA FEHRS,

Plaintiffs and Appellees,

v.

MICHAEL C. SCHMIDT,

Defendant and Appellant.

FILED

JUN 29 2010

ORDER

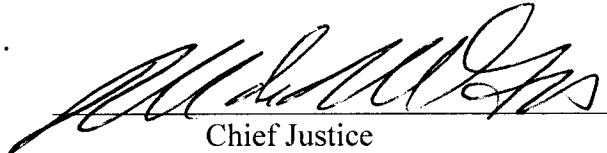
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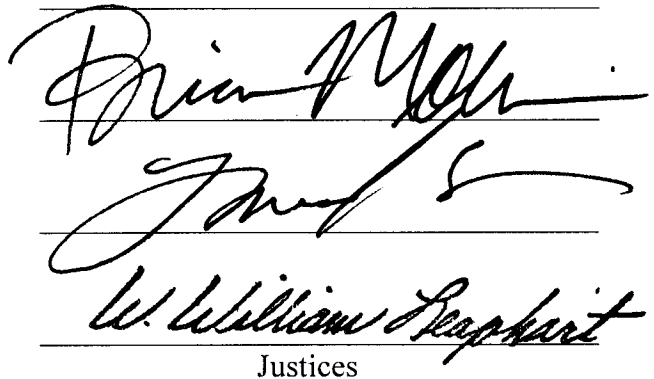
S. Charles Sprinkle has moved for permission to withdraw as counsel of record for Plaintiffs and Appellees Fehrs in this appeal. Sprinkle's motion includes a certification of mailing to his clients personally. The requirements of § 37-61-403, MCA, having been met,

IT IS ORDERED that S. Charles Sprinkle's motion to be allowed to withdraw as counsel of record for the Fehrs is GRANTED. The Court's records shall indicate that the Fehrs are proceeding as self-represented litigants until and unless another attorney makes an appearance on their behalf. The Fehrs are reminded that this appeal is governed by the Montana Rules of Appellate Procedure, codified at Title 25, Chapter 21, Montana Code Annotated, and that their response brief on appeal must be prepared, filed, and served on opposing counsel within 30 days after the Appellant's opening brief is filed and served.

The Clerk is directed to provide copies of this Order to all counsel of record and to Kimball Leland Fehrs and Debra Fehrs personally.

DATED this 29th day of June, 2010.


Chief Justice


Justices